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15-1-00575-1 JS Judgment and Sentence 353186 :FILED SUPERIOR COURT THURSTON COUNTY, WA

2016 JUN 15 PM 3: 26

Linda Myhre Enlow Thursion County Clerk

SUPERIOR COURT OF WASHINGTON THURSTON COUNTY

STATE OF WASHINGTON,

Plaintiff,

No. 15-1-00575-I

VS.

DANIEL RAY TINDALL,

Defendant.

FELONY JUDGMENT AND SENTENCE (FJS)

(FOR CRIMES COMMITTED ON OR AFTER 7/1/00)

SID: WA14835068 DOB: 10/21/1963 PCN: 767208669

BOOKING NO. C0189519

JAIL ONE YEAR OR LESS (non-sex offense)

I. HEARING

1.1 A sentencing hearing was held on <u>June 15, 2016</u> and the defendant, the defendant's lawyer and the deputy prosecuting attorney were present.

II. FINDINGS

There being no reason why judgment should not be pronounced, the court FINDS:

2.1 CURRENT OFFENSE(S): The defendant was found guilty on <u>June 15, 2016</u> by [X] plea [] jury-verdict [] bench trial of:

COUNT	CRIME		RCW	DATE OF CRIME
2	RENDERING CRIMINAL ASSISTA	NCE 2ND	9A.76.080	03/27/2015
as charged	l in the ORIGINAL information.	wsdennear	NOC	
[] Additi	ional current offenses are attached in Ap	ppendix 2.1.	_	
[] A spe	ecial verdict/finding for use of deadly w	-	earm was returned on Coun	t(s)
	case involves kidnapping in the first de er 9A.40 RCW, where the victim is a mi			
[] The c	ourt finds that the offender has a chemi-	cal dependency that ha	s contributed to the offense(s). RCW 9.94A.607.
1 Forth	ne crime(s) charged in Count			
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	nt cause numbers used	in calculating the offender of	/1' · CC 1
	current convictions listed under differe er):		in calculating the offender so	core are (list offense and cause

			OATE OF ENTENCE	SENTENC (County &	ING COURT State)	DA7 CRI	TE OF ME	A or J Adult, Juv.	TYPE OF CRIME
N/A			 						
[] The defend	dant committed	y is attached in Ay a current offense ctions are not cou	while on com						4A.525.
None of the pi	or convictions li	sted above consti	tute the same	criminal cond	uct except				
2.3 SENTEN	NCING DATA:								
COUNT	OFFENDER SCORE	SERIOUSNESS LEVEL	STANDARD RANGE		ENHANCEMEN	TS*	TOTAL RANGE	STANDAR	D MAXIMUN TERM
2	N/A	Misd.	0-90	s days	NA		0-9	70 da	\$ 90 d
present.		dly weapons, (V) sentencing data is			e, (VH) Veh. Ho	m, see	RCW 4	6.61.520,	(JP) Juvenile
[] Findii	standard range the purposes of Aggravating fa [] found by jungs of fact and c	t and state stipular and the court find f the sentencing reactors were [] sti ary by special inte conclusions of law [] did [] did no	ds the exception of the	onal sentence i defendant, [in Appendix 2	furthers and is countries of found by the countries of the countries of the further and the fu	onsiste ourt af	nt with t	he interest efendant v	ts of justice and
past, pres that the d financial	sent and future a lefendant's status obligations imp	AL FINANCIAL bility to pay legal s will change, Thosed herein. RCV dinary circumstan	financial obli e court finds t W 9.94A.753.	gations, include the defendence the	ding the defenda lant has the abili	ant's fir ty or li	nancial rokely futi	esources a ure ability	nd the likelihoo
		et serious offenses						or plea ag	greements are
	ied [] as follow	vs:							
[] attach									
[] attacl			III.	JUDGMEN	r				
	ndant is GUILTY	Y of the Counts a				endix 2	2.1.		

FELONY JUDGMENT AND SENTENCE (FJS) (RCW 9.94A.500, .505)(WPF CR 84.0400 (5/2006)

		IV. SENTENCE AND ORDER	
IT IS ORDEREI			
	shall pay to the C	lerk of this Court:	
JASS CODE RTN/RJN	\$ RESERVED	Restitution to:	
1111/101/	\$	Restitution to:	
	\$	(Name and Addressaddress may be withhe	ld and provided confidentially to Clerk
PCV	\$250.00	of the Court's office.) Victim assessment	RCW 7.68.035
	\$	_Domestic Violence assessment	RCW 10.99.080
CRC	\$200.00	Court costs, including RCW 9.94A.760, 9.94A.505, 10.01.	160, 10.46.190
		Criminal filing fee \$ 200 FRC Witness costs \$ WFR Sheriff service fees \$ SFR/SFS/SFW/WRF Jury demand fee \$ JFR Extradition costs \$ EXT Other \$ \$	·
PUB	\$	Fees for court appointed attorney	RCW 9.94A.760
WFR	\$	Court appointed defense expert and other defense costs	RCW 9.94A.760
FCM/MTH	\$	Fine RCW 9A.20.021; [] VUCSA chapter 69.50 RCW,	
		[] VUCSA additional fine deferred due to indigency	RCW 69.50.430
CDF/LDI/FCD NTF/SAD/SDI	\$	Drug enforcement fund of Thurston County	RCW 9.94A.760
CLF	\$	_ Crime lab fee [] suspended due to indigency	RCW 43.43.690
RTN/RJN	\$ \$	Felony DNA collection fee [] not imposed due to hardship Emergency response costs (Vehicular Assault, Vehicular H	
	\$	_ Thurston County Drug Court Fee	NCW 36.32.430
	\$	Costs for Incarceration in the Thurston County Jail (\$500 maximum @ \$50/day)	RCW 9.94A.760
	\$	Other costs for:	
ent 1	\$	_ TOTAL include all restitution or other legal financial obligations, which	RCW 9.94A.760

court. An agreed restitution order may be entered. RCW 9.94A.753. A restitution hearing may be set by the prosecutor or is scheduled for ______.

	RESTITUTION.	Schedule	attached.
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[] Restitution ordered above shall be paid jointly and severally with:

RJN	NAME of other defendant	CAUSE NUMBER	(Victim's name)	(Amount-\$)
	The Department of Corrections (RCW 9.94A.7602, RCW		t shall immediately issue a No	otice of Payroll Deduction.
	All payments shall be made in acthe clerk of the court, commenci \$ per month commence The defendant shall report as dir 9.94A.760(7)(b).	ng immediately, unless the	e court specifically sets forth t	. RCW 9.94A.760.
	The financial obligations impose rate applicable to civil judgment total legal financial obligations.	s. RCW 10.82.090. An a	ear interest from the date of th ward of costs on appeal agains	e judgment until payment in full, at th st the defendant may be added to the
	DNA TESTING. The defendant plefendant shall fully cooperate in defendant's release from confinen	the testing. The appropris	nple collected for purposes of ate agency shall be responsible	DNA identification analysis and the e for obtaining the sample prior to the
i	INV TESTING. The defendan	at shall submit to HIV test	ing. RCW 70.24.340.	
	The defendant shall not have cont limited to, personal, verbal, teleph maximum statutory sentence).		rough a third party for	(name, DOB) including, but not years (not to exceed the
	[] Domestic Violence No-Contac	t Order or Antiharassment	No-Contact Order is filed wi	th this Judgment and Sentence.
	OTHER: NO CRIMINA	allan iso	lations: No	contact with
	nation in s	en s* case	or inchin	5 family Must
	report to the	e jail tod	are to set in	a Service of
<i>ω</i> γ -	centence a	red hear	n sering it	by 4:00 pm as
4.5	JAIL ONE YEAR OR LESS. T	he defendant is sentenced	as follows:	8/1/14.
(a)	the county jail:		tenced to the following term o	of total confinement in the custody of
	days/months on d		t- ola	, <i>i</i> C
	Actual number of months of to		s: <u> </u>	<i>43</i>
(t) NON-FELONY COUNTS (if	· · · · · · · · · · · · · · · · · · ·	17	mr.
	The sentence on counts condition that the defendant condition that the defendant condition days of jail are sur	omply with all requiremen	ts outlined in the supervision s	months on the section of this sentence.
	All counts shall be served cond	·		consecutively:
	The sentence herein shall run o			·
No	1			

		Confinement shall commence immediately unless otherwise set forth here:
		[] PARTIAL CONFINEMENT. Defendant may serve the sentence, if eligible and approved, in partial confinement in the following programs, subject to the following conditions: [] work crew RCW 9.94A.725 [] home detention RCW 9.94A.731, .190 [] work release RCW 9.94A.731
		[] CONVERSION OF JAIL CONFINEMENT (Nonviolent and Nonsex Offenses). RCW 9.94A.680(3). The county jail is authorized to convert jail confinement to an available county supervised community option and may require the offender to perform affirmative conduct pursuant to RCW 9.94A.
		[] ALTERNATIVE CONVERSION. RCW 9.94A.680 days of total confinement ordered above are hereby converted to hours of community restitution (service) (8 hours = 1 day, nonviolent offenders only, 30 days maximum) under the supervision of the Department of Corrections (DOC) to be completed on a schedule established by the defendant's community corrections officer but not less than hours per month.
		[] Alternatives to total confinement were not used because of: [] criminal history [] failure to appear (finding required for nonviolent offenders only) RCW 9.94A.680.
(The defendant shall receive credit for time served prior to sentencing if that confinement was solely under this cause number. RCW 9.94A.505. The time served shall be computed by the jail unless the credit for time served prior to sentencing is specifically set forth by the court:
.6	(36 mo	MMUNITY CUSTODY. RCW 9.94A.505, .545. Defendant shall serve months (up to 12 months) in munity custody. Defendant shall report in person to the Department of Corrections, 715 8th Ave SE, Olympia, WA 98504 60-586-0917), not later than 72 hours after release from custody; and the defendant shall perform affirmative acts necessary to nitor compliance with the orders of the court as required by DOC and shall comply with the instructions, rules and regulations DOC for the conduct of the defendant during the period of community custody and any other conditions of community stody stated in this Judgment and Sentence.
	con con with	ile on community community custody, the defendant shall: (1) report to and be available for contact with the assigned community rections officer as directed; (2) work at DOC-approved education, employment and/or community service; (3) not consume trolled substances except pursuant to lawfully issued prescriptions; (4) not unlawfully possess controlled substances while in munity custody; (5) pay supervision fees as determined by DOC; and (6) perform affirmative acts necessary to monitor compliance in the orders of the court as required by DOC. The residence location and living arrangements are subject to the prior approval of C while in community custody. Community custody for sex offenders may be extended for up to the statutory maximum term of sentence. Violation of community custody imposed for a sex offense may result in additional confinement.
	F	Pay all court-ordered legal financial obligations Report as directed to a community corrections officer
		Notify the community corrections officer in advance of any change in defendant's address or employment by CCO Remain within prescribed geographical boundaries to be set by CCO
	[] Defendant shall have no contact with:
	[The defendant shall not consume any alcohol and shall submit to random breath testing as directed by DOC for purposes of monitoring compliance with this condition.
	[The defendant shall undergo evaluation and fully comply with all recommended treatment for the following: [] Substance Abuse
		The defendant shall enter into and complete a Washington State certified domestic violence treatment program as required by DOC or as follows:
1	_M -	

	[] The defendant shall not use, possess, manufacture or deliver controlled substances without a valid prescription, not associate with those who use, sell, possess, or manufacture controlled substances and submit to random urinalysis at the direction of his/her CCO to monitor compliance with this condition.
	[] The defendant shall comply with the following additional crime-related prohibitions:
	Other conditions may be imposed by the court or DOC during community custody, or are set forth here:
	The conditions of community supervision or community custody shall begin immediately unless otherwise set forth here:
	The community supervision or community custody imposed by this order shall be served consecutively to any term of community supervision or community custody in any sentence imposed for any other offense, unless otherwise stated. The maximum length of community supervision or community custody pending at any given time shall not exceed 24 months, unless an exceptional sentence is imposed. RCW 9.94A.589.
	The conditions of community supervision or community custody shall begin immediately unless otherwise set forth here:
	V. NOTICES AND SIGNATURES
5.1	COLLATERAL ATTACK ON JUDGMENT. Any petition or motion for collateral attack on this Judgment and Sentence, including but not limited to any personal restraint petition, state habeas corpus petition, motion to vacate judgment, motion to withdraw guilty plea, motion for new trial or motion to arrest judgment, must be filed within one year of the final judgment in this matter, except as provided for in RCW 10.73.100. RCW 10.73.090.
5.2	LENGTH OF SUPERVISION. For an offense committed prior to July 1, 2000, the defendant shall remain under the court's jurisdiction and the supervision of the Department of Corrections for a period up to 10 years from the date of sentence or release from confinement, whichever is longer, to assure payment of all legal financial obligations unless the court extends the criminal judgment an additional 10 years. For an offense committed on or after July 1, 2000, the court shall retain jurisdiction over the offender, for the purpose of the offender's compliance with payment of the legal financial obligations, until the obligation is completely satisfied, regardless of the statutory maximum for the crime. RCW 9.94A.760 and RCW 9.94A.505(5). The clerk of the court is authorized to collect unpaid legal financial obligations at any time the offender remains under the jurisdiction of the court for purposes of his or her legal financial obligations. RCW 9.94A.760(4) and RCW 9.94A.753(4).
5.3	NOTICE OF INCOME-WITHHOLDING ACTION. If the court has not ordered an immediate notice of payroll deduction in Section 4.1, you are notified that the Department of Corrections or the clerk of the court may issue a notice of payroll deduction without notice to you if you are more than 30 days past due in monthly payments in an amount equal to or greater than the amount payable for one month. RCW 9.94A.7602. Other income-withholding action under RCW 9.94A.760 may be taken without further notice. RCW 9.94A.7606.
5.4	RESTITUTION HEARING. [] Defendant waives any right to be present at any restitution hearing (sign initials):
5.5 F	Any violation of this Judgment and Sentence is punishable by up to 60 days of confinement per violation. RCW 9.94A.633.
5.6	FIREARMS. You must immediately surrender any concealed pistol license and you may not own, use or possess any firearm unless your right to do so is restored by a court of record. (The clerk of the court shall forward a copy of the defendant's driver's license, identicard, or comparable identification to the Department of Dicensing along with the date of conviction or commitment.) RCW 9.41.040, 9.41.047.
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	ONY JUDGMENT AND SENTENCE (FJS) W 9.94A.500, .505)(WPF CR 84.0400 (5/2006) Page 6

5.7	[] The court finds that Count is a felony in the commission of which a motor vehicle was used. The clerk of the court is directed to immediately forward an Abstract of Court Record to the Department of Licensing, which must revoke the defendant's driver's license. RCW 46.20.285.
5.8	If the defendant is or becomes subject to court-ordered mental health or chemical dependency treatment, the defendant must notify DOC and the defendant's treatment information must be shared with DOC for the duration of the defendant's incarceration and supervision. RCW 9.94A.562.
5.9	OTHER: Bail previously posted, if any, is hereby exonerated and shall be returned to the posting party
	DONE in Open Court and in the presence of the defendant this date:
	Judge/Print name:
	JAMES J. DIXON ALL L. L. L. L. L. L. L. L. L
	SBA No. 42093 Attorney for Defendant WSBA No. 20425
	int name: HEATHER STONE Print name: SUNNI Y. KO
by th final the g	registered to vote, my voter registration will be cancelled. My right to vote may be restored by: a) A certificate of discharge issue he sentencing court, RCW 9.94A.637; b) A court order issued by the sentencing court restoring the right, RCW 9.92.066; c) A lorder of discharge issued by the indeterminate sentence review board, RCW 9.96.050; br d) A certificate of restoration issued by governor, RCW 9.96.020. Voting before the right is restored is a class C felony, RCW 92A.84.669.
I am	a certified interpreter of, or the court has found me otherwise qualified to interpret, the
defei Inter	language, which the defendant understands. I translated this Judgment and Sentence for the ndant into that language. repreter signature/Print name:
l,	, Clerk of this Court, certify that the foregoing is a full, true and correct of the Judgment and Sentence in the above-entitled action now on record in this office.
	WITNESS my hand and seal of the said Superior Court affixed this date:
	Clerk of the Court of said county and state, by:
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VI. IDENTIFICATION OF DEFENDANT

SID No. WA14835068 Date of Birth 10/21/1963 (If no SID take fingerprint card (form FD-258) for State Patrol)					
FBI No. <u>N/A</u>		Local ID No.			
PCN No. <u>767208669</u>			Other		
Alias name, DOB:					-
Race: [] Asian/Pacific Islander	[] Black/African	American	[X] Caucasian	Ethnicity: [] Hispanic	Sex: [X] Male
[] Native American	[] Other:			[X] Non-Hispanic	[] Female
	erk of the Court, Deputy	Clerk,	Yama	t on this document affix his or he Dated:	
Left four fingers take	en simultaneously	Left Thumb	Right Thumb	Right four fingers taken sin	multaneously